

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION - DETROIT**

IN THE MATTER OF:

Mark Hallaman
Dawn Hallaman

CHAPTER 13
CASE NO. 17-49789
JUDGE Shefferly

Debtors.

**STIPULATION TO APPROVE SETTLEMENT OF NON-BANKRUPTCY ACTION,
APPROVAL OF ATTORNEY FEES AND ALLOWING DEBTOR TO RETAIN
PROCEEDS**

The above captioned Debtors and David Wm. Ruskin, Standing Chapter 13 Trustee, hereby stipulate and agree to the entry of an Order Settling of Non-Bankruptcy Action, Approval of Attorney Fees and Allowing Debtor to Retain Proceeds, which is attached hereto as Exhibit A.

/s/ Thomas DeCarlo attorney for
David Wm. Ruskin (P26803)
26555 Evergreen Rd, Suite 1100
Southfield, MI 48076
(248) 352-7755

/s/ Ryan B. Moran
Ryan B. Moran (P70753)
Attorney for Debtor
Moran Law
25600 Woodward Ave.; Ste. 201
Royal Oak, MI 48067
(248) 246-6536
rmoran@moranlaw.com

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION - DETROIT**

IN THE MATTER OF:

Mark Hallaman
Dawn Hallaman
Debtors.

CHAPTER 13
CASE NO. 17-49789
JUDGE Shefferly

**ORDER ON MOTION TO APPROVE SETTLEMENT OF NON-BANKRUPTCY
ACTION, APPROVAL OF ATTORNEY'S FEES AND ALLOWING DEBTOR TO
RETAIN PROCEEDS**

Upon consideration of the Debtors' Motion, and the Court being fully advised of the premises:

IT IS HEREBY ORDERED that the Joint Debtor may settle her action against American Medical Systems for the amount of \$50,000.00

IT IS FURTHER ORDERED that the Debtors shall retain \$16,206.09 from the net proceeds.

IT IS FURTHER ORDERED that Debtors will remit \$5,000.00 from the net proceeds to the Trustee within 30 days of receipt of the funds.

IT IS FURTHER ORDERED that unsecured creditors shall receive a dividend no less than 100% of their duly filed claims.

IT IS FURTHER ORDERED that Debtors are excused from remitting any further tax refunds.

IT IS FURTHER ORDERED that the fees in the approximate amount of \$19,000.00 be approved as to Joint Debtor's attorneys, Laminack, Pirtle & Martine and Kirkendall Dwyer LLP, constituting 40% of the net settlement amount pursuant to the retainer agreement.

Exhibit “A”